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13	Counsel for Plaintiff Andrew Okusko		
	Course for Francis, Thaten Chasto		
14			
15	UNITED STATES DISTRICT COURT		
16	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCISCO DIVISION		
18	ANDREW OKUSKO, individually and on behalf of all others similarly situated,	Case No. 3	:17-cv-06829-RS
19	•	CLASS ACTION	
20	Plaintiff,	NOTICE	OF WITHDRAWAL OF
21	v.		FF'S MOTION FOR EXPEDITED
22	DYNAMIC LEDGER SOLUTIONS, INC., THE	DISCOVERY	
23	TEZOS FOUNDATION, KATHLEEN BREITMAN, ARTHUR BREITMAN, and	Date:	February 29, 2018
24	TIMOTHY DRAPER,	Time:	1:30 p.m.
	Defendants.	Judge:	Hon. Richard Seeborg 3, 17 <sup>th</sup> Floor
25		Crtrm.:	J, 17 F100F
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Case No. 3:17-cv-06829-RS
NOTICE OF WITHDRAWAL OF PLAINTIFF'S MOTION FOR EXPEDITED DISCOVERY

1	TO THE COURT, ALL PARTIES, AND THEIR COUNSEL OF RECORD:		
2	PLEASE TAKE NOTICE that Plaintiff Andrew Okusko ("Plaintiff"), by and through his		
3	respective attorneys, hereby withdraws his Motion for Expedited Discovery (the "Motion to Expedite")		
4	(ECF No. 41) without prejudice. In support of this withdrawal, Plaintiff states:		
5	Prior to Plaintiff filing his Motion to Expedite and unbeknownst to Plaintiff, this Court issued		
6	an Order Denying Motion for Expedited Discovery in the related action entitled <i>MacDonald v</i> .		
7	Dynamic Ledger Solutions, Inc., et al., Case No. 3:17cv-07095-RS (MacDonald Action, ECF		
8	No. 69), in which plaintiff MacDonald requested substantially similar expedited discovery as		
9	Plaintiff.		
10	Therefore, pursuant to Local Rule 7-7(e), Plaintiff respectfully requests the Motion to Expedite		
11	be taken off-calendar.		
12	Respectfully submitted,		
13	Dated: January 25, 2018 LEVI & KORSINSKY, LLP		
14	By: /s/ Donald J. Enright		
15	Donald J. Enright (admitted <i>pro hac vice</i> ) 1101 30th St., NW, Ste. 115		
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24	Counsel for Plaintiff Andrew Okusko		
25	Counsel for Flainly Andrew Okusko		
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27			
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